900255566 05/17/2013

TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT	
NATURE OF CONVEYANCE:	MERGER	
EFFECTIVE DATE:	01/01/2013	

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
ORS Nasco, Inc.		01/01/2013	CORPORATION: OKLAHOMA

RECEIVING PARTY DATA

Name:	ORS Nasco, LLC		
Street Address:	l Parkway North Boulevard		
City:	Deerfield		
State/Country:	ILLINOIS		
Postal Code:	60016		
Entity Type: LIMITED LIABILITY COMPANY: ILLINOIS			

PROPERTY NUMBERS Total: 2

Property Type	Number	Word Mark
Registration Number:	3305656	ANCHOR BRAND
Registration Number:	3305657	ORS NASCO PURE WHOLESALE. PURE VALUE.

CORRESPONDENCE DATA

Fax Number:

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

via US Mail.

Phone: 8478085500

Email: mail@iphorgan.net

Correspondent Name: Carlynn Davis

Address Line 1: 1130 Lake Cook Rd

Address Line 2: Ste 240

Address Line 4: Buffalo Grove, ILLINOIS 60089

ATTORNEY DOCKET NUMBER:	UST 0449 US
NAME OF SUBMITTER:	Carlynn Davis TRADEMARK

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Signature:	/Carlynn Davis/
Date: 05/17/2013	
Total Attachments: 6 source=ORS Nasco merger documents#pa	ge2.tif ge3.tif ge4.tif ge5.tif

Form LLC-37.25

May 2012

Sacratary of State
Department of Sustinese Services
Limited Liability Oxidation
501 S. Becond St., Rm. 351
Springfield, IL 62758
217-\$24-\$008
WWW.byberdrivelländs.com

Payment fisy be made by check they able to Secretary or State. If check is returned for any resean this filing will be void. lilinois Limited Liability Company Act

Articles of Merger

Type or prim dearly.

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Approved:

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Name of Entry Type of Emply Osta of Organization on Admission to Domestic State (Corporation, Linked Listiffy Company, Linked Perforance, Corporation of the Corporation of the Perforance of the Perfor Minole Secretary of or County Stale Fão Number Bings (frus li) OR8 Nesco. Inc. Composition Oklahoma 12.23.2000 06689881 QBS Nesco Terres, LLC LIC illinois: 11.20.2012 * If a corporation is a party to the merger, a copy of the plan as approved is attached to these Articles of Morger. 2. a. Name of Surviving Emily: ORS Nasco Target LLC b, Address of Surviving Entity: 1 Parkway North Bouleverd, Described, Illinois 50015. 9. Effective date of merger: (check one) a. Q the filing date, or

4. If the survivor is a Limited Liability Company, indicate changes that are necessary to its Articles of Organization by rea-

Adide 1: Limited Liability Company Name is changed to ORS Nasoo, LLC.

Princed by suchority of the State of Minois, November 2012-1-LLC 30.6

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If the surviving entity is not a Limited Liability Company, the entity agrees that it may be served with process in illinois and is subject to liability in any action or processing for the enforcement of any liability or obligation of a Limited Liability Company previously subject to suit in this State, which is to marge, and for the enforcement, as provided in this Act, of the right of members of any Limited Liability Company to receive payment for their Interest against the surviving entity.

ø,	rect; LLC or other entity that he party to this Merger has a facts stated herein are true, cornect and complete.	signed	below and affirms; under penalty of parjury, that the
	Dated December 2/ Storm & Day 2012	Yeur .	ne.
1.	EADLA Eth A Sunday Parsons Eth A Sunday Parsons Control Senjor Vice President, Control And Lette Mary Name and Take (type or plant)	2.	EABLU (
	Offs Nasoo inc. Name if a Corporation or other Entity		Lette A. Bartchard Manusce Name and the type or print ORS Naco Target, LLC Marie it a Corporation or other Entry
ð.	Signsi/s	4.	Service .
~	Hans and The (type of print)		Herie and Title (bythe or print)
	Name il a Corporation or other Emity		Harne II a Corporation or other Entity

if more space is needed, please attach additional sheets of this size.

Signatures must be in black ink on an original document. Carbon copy, photocopy or rubber stamp signatures may only be used on conformed copies.

AGREEMENT AND PLAN OF MERGER

THIS AGREEMENT AND PLAN OF MERGER is dated January 1, 2013, by and between ORS NASCO, INC., an Oklahoma corporation (the "Merged Company"), and ORS NASCO TARGET, LLC, an Illinois limited liability company (the "Survivor").

WHEREAS, the Merged Company was formed, as an Oklahoma corporation, on December 26, 1973 with the Oklahoma Secretary of State;

WHEREAS, the Merged Company has authorized 25,000 shares of common stock, with \$10.00 per value, of which 1,000 shares are issued and outstanding (the "Merged Company Stock");

WHEREAS, the Survivor was formed, as an Illinois limited liability company, on November 20, 2012 with the Illinois Secretary of State;

WHEREAS, United Stationers Supply Co., an Illinois corporation ("USSCO"), owns all of the issued and outstanding Merged Company Stock;

WHEREAS, USSCO owns all of the membership interests of the Survivor:

WHEREAS, Eric A. Blanchard is the sole manager of the Survivor; and

WHEREAS, the parties desire to merge the Merged Company with and into the Survivor such that each share of Merged Company Stock issued and outstanding immediately prior to the Effective Time (as defined below) and all rights in respect thereof, shall be exchanged on the basis of a 1:1 exchange for a unit of membership interest in the Survivor, in a transaction qualifying as an F Reorganization under Section 368(a)(1)(F) of the Internal Revenue Code, as amended, and on such other terms and conditions hereinafter set forth.

NOW, THEREFORE, the parties hereto agree as follows:

- I. Merger. Subject to the terms and conditions hereof, at the Effective Time (as defined in Section 2 below) the Merged Company shall be merged with and into the Survivor, and the Survivor shall be the surviving limited liability company. The name of the surviving limited liability company shall be "ORS Nasco, LLC". The merger of the Merged Company with and into the Survivor shall, hereinafter be referred to as the "Merger". The street address of the Survivor shall be 1 Parkway North Boulevard, Deerfield, Illinois 60015.
- 2. <u>Effective Time</u>. The effective date of the Merger shall be January 1, 2013 (the "Effective Time").

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- Gompany shall cease; the Survivor shall succeed to, without other transfer, and shall possess and enjoy, all the rights, privileges, immunities, and franchises, both of a public and private nature, of each of the parties to the Merger; and all property, real, personal, and mixed, and all debts due on whatever account, including subscriptions to the Merged Company Stock or membership interests in the Survivor, and all choices in action, and all and every other interest, of or belonging to or due to each of the parties to the Merger, shall be taken and deemed to be transferred to and vested in the Survivor without further act or deed; and the title to any real estate, or any interests therein, vested in either of the parties to the Merger shall not revert or be in any way impaired by reason of the Merger. At the Effective Time the Survivor shall become responsible and liable for all of the liabilities and obligations of each of the parties to the Merger, and neither the rights of creditors nor any liens upon the property of either of the parties shall be impaired by the Merger.
- 4. <u>Disposition of Merged Company Stock</u>. At the Effective Time, each share of Merged Company Stock issued and outstanding immediately prior to the Effective Time and all rights in respect thereof, shall be exchanged on the basis of a 1:1 exchange for a unit of membership interest in the Survivor, the paid in capital of the Merged Company shall be eliminated, and its existence shall cease.
- 5. Articles of Organization, Members, and Officers. At the Effective Time the name of the Survivor shall be changed to "ORS Nasco, LLC", and the Articles of Organization of the Survivor shall be so amended, otherwise said Articles are to remain in effect until thereafter amended in accordance with Illinois law; and the directors and officers of Merged Company shall become the managers and officers, respectively, of the Survivor until their successors are duly elected and qualified in accordance with Illinois law.
- 6. Service of Process. The Survivor hereby agrees to be served with process in Oklahoma in any proceeding for enforcement of any obligation of any constituent corporation or business entity of Oklahoma, as well as for enforcement of any obligation of the Survivor or resulting corporation or business entity arising from the merger or consolidation, including any suit or other proceeding to enforce the right of any shareholder/member pursuant to the provisions of the Oklahoma General Corporation Act or the Oklahoma Limited Liability Company Act, and shall irrevoeable appoint the Secretary of State as its agent to accept service of process in any such suit of other proceedings and shall specify the address to which a copy of any process shall be mailed by the Secretary of State.
- 7. <u>Termination</u>. This Agreement may be terminated, and the Merger abandoned, at any time prior to the Effective Time by the consent of the shareholders and directors of the Merged Company and the consent of the sole member and the manager of the Survivor.
- 8. <u>Approval.</u> This Agreement and Plan of Merger has been approved: (i) by the sole shareholder and all of the directors of the Merged Company; and (ii) by the sole member and the manager of the Survivor.

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9. <u>l'urther Assurances</u>. From time to time after the Effective Time, as and when required by the Survivor or by its successors and assigns, the last acting appropriate officer of the Merged Company shall execute and deliver such deeds and other instruments, and there shall be taken or caused to be taken by it, such further and other actions as shall be necessary or appropriate in order to vest or perfect, or to confirm or record or otherwise, in the Survivor title to and possession of all property, interests, assets, rights, privileges, immunities, powers, franchises, and authority of the Merged Company and otherwise to carry out the purposes of this Agreement, and the manager(s) of the Survivor is fully authorized in the name and on behalf of the Merged Company or otherwise to take any and all such actions and to execute and deliver any and all such deeds and other instruments.

Signature Page Follows

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IN WITNESS WHEREOF, this Agreement and Plan of Merger is hereby duly executed by the parties hereto on the date first above written.

ORS Nasco, Inc., An Oklahoma corporation ORS NASCO TARGET, LLC, An Illinois limited liability company

Name: Eric A. Blanchard

Title: Senior Vice President, General Counsel

and Secretary

BY EARLY

Name: Erie A. Blanchard Title: Manager

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REEL: 005030 FRAME: 0558

RECORDED: 05/17/2013